Keane

February 23, 2005

Oak Park, IL 60301

Keane Case No

K.cano Case .

Dear

Keane has been in the business of locating owners of unclaimed assets or their heirs since 1949. We have uncovered such an asset to which you are entitled.

Pursuant to our recent telephone conversation, I have enclosed two copies of our Agreement for your review. Please dote that we charge 35 % of the amount recovered, out of which Keane will pay all costs and expenses, excluding taxes, necessary to recover the asset. No advance fees or retainers are required.

If the terms of our Agreement meet with your approval, please sign under the heading, "Accepted by," and return one copy to us (or contact me with any questions) by 03/09/2008. The Agreement does not need to be notarized. Upon receipt of the executed Agreement, I will contact you to identify the asset, provide further details, and work with you to complete the recovery process.

I look forward to your prompt response. If you have any questions, please call me at 1-800-848-8896, ext. 3241.

Sincerely

DTD\KM Encl.

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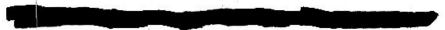
One Tower Bridge 100 Front Street, Suite 300 West Conshohocken, PA 19428-2886 phone 800 848-8896 phone 610 828-1888 fax 610 828-0628 i gokeane.com

AGREEMENT

21.60

Kenne Case No:

KEANE of West Conshobocken, Pennsylvania, by way of its services, has identified an unclaimed intangible asset ("the asset") which the following individual is entitled to claim:



Your Signature below affirms that you are the Owner for the above mentioned asset and may therefore enter into this Agreement. In consideration of your responsibilities and those of Keane, the parties to this Agreement, intending to be legally bound, agree as follows:

KEANE agrees to pay the costs and expenses, including probate expenses, filing fees, processing fees, bonding fees, and legal fees for attorneys retained by Keane, excluding taxes, to recover the asset on your behalf.

KCANE agrees to outline all details concerning the asset identity and to provide all administrative services to confirm your legal entitlement to the asset.

KPANE, in consideration of these services, earns a fee of (35%) percent of the gross asset value psyable by you when the asset becomes distributable. Keane will be entitled to no compensation and this Agreement shall become null and void if Keane fails to identify the asset. Without signing and returning this Agreement, you are not obligated to Keane in any way.

KEANE is hereby authorized to represent you in your claim for this asset. Keane is also authorized to deposit funds, received on your behalf during the claim processing, into a non-interest bearing escrow account pending final resolution and distribution of proceeds.

You agree to provide appropriate identification documents as needed to prove your identity, and/or authority, and to cooperate by promptly executing and returning any and all documents provided by Keane as may be necessary to verify, complete and expedite this claim.

For the purposes of this Agreement, the nature of the asset in question is liquid, intengible property, valued at approximately \$1,900.00. The value of your share, after deduction of Keane's fee, will be approximately \$1,200.00. For the purposes of this Agreement, the asset has become "unclaimed" through one or more of a variety of circumstances, including, but not limited to, (I) Mail to the owner(s) was returned as undeliverable, (ii) the owner(s) failed for a certain period of time to respond to an institution's communication. (iii) the owner(s) or heir(s) failed for a certain period of time to inquire in writing to the institution about the asset, or (iv) the owner(s) or heir(s) otherwise failed for a certain period of time to indicate an interest in the asset as evidence by a memorandum or other record on file with the institution. Your knowledge of the asset does not negate its classification as unclaimed, nor shall such knowledge be evidence that Keane failed to identify an asset which is unclaimed.

CUSTOMER'S RIGHT TO CANCEL

You may cancel this Agreement, without any penalty or obligation, at any time prior to midnight of the third business day after the execution of this Agreement. See the attached Notice of Cancellation for an explanation of this right. This Agreement is made in, and shall be governed by, the laws of the Commonwealth of Pennsylvania.

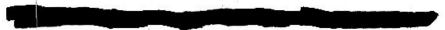
negan Bilynoky	Authorized Officer	R. Keyses
Dated: February 23, 2005		
Home Telephone:	Accepted by:	
Vork Telephone		
mail Address		
Date:		

AGREEMENT

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negan Bilynoky	Authorized Officer	R. Keyses
Dated: February 23, 2005		
Home Telephone:	Accepted by:	
Vork Telephone		
mail Address		
Date:		

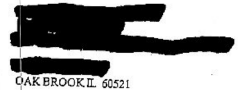
Keane

March 23, 200



Oak Park, IL 60301

Keane Case No:



Dear

Several weeks ago, Keane contacted you and offered its services to facilitate the recovery of an unclaimed asset to which the above captioned owner is entitled.

To date, we have not received your response. Please call us at 1-800-848-8896 or take a moment to answer the enclosed questionnaire. By understanding your concerns, we can better serve your interests in the resolution of this matter.

Thank you for your cooperation.

Sincerely,

Dylan DAndrea Case Manager Extension: 3241

ddandrea@keaneco.com

DTD\MT Encl.

> One Tower Bridge 100 Front Street, Suite 300 West Conshohocken, PA 19428-2886 phone 800 848-8896 phone 610 828-1888

fax 610 828-0628 Fokeane.com

have not r	esponded because:	Keane Case No:	W. 3
have misple	aced the original corre	spondence/agreements. Please send me another set	
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thismoint	I have questions about	t the nature of your firm. Please have someone call	
iscuss this r	nation further. My tol	ephone number is listed below. My attorney's name	me or my attorney to and telephone numbe
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